UNITED STATES JUDICIAL PANEL on MULTIDISTRICT LITIGATION

IN RE: ETHICON, INC., PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

MDL No. 2327

(SEE ATTACHED SCHEDULE)

CONDITIONAL REMAND ORDER

The transferee court in this litigation has advised the Panel that coordinated or consolidated pretrial proceedings in the action(s) on this conditional remand order have been completed and that remand to the transferor court(s), as provided in 28 U.S.C. § 1407(a), is appropriate.

IT IS THEREFORE ORDERED that the action(s) on this conditional remand order be remanded to its/their respective transferor court(s).

IT IS ALSO ORDERED that, pursuant to Rule 10.2 of the <u>Rules of Procedure of the United States</u> <u>Judicial Panel on Multidistrict Litigation</u>, the transmittal of this order to the transferee clerk for filing shall be stayed 7 days from the date of this order. If any party files a notice of opposition with the Clerk of the Panel within this 7–day period, the stay will be continued until further order of the Panel. This order does not become effective until it is filed in the office of the Clerk for the United States District Court for the Southern District of West Virginia.

IT IS FURTHER ORDERED that, pursuant to Rule 10.4(a), the parties shall furnish the Clerk for the Southern District of West Virginia with a stipulation or designation of the contents of the record to be remanded.

FOR THE PANEL:

Jeffery N. Lüthi Clerk of the Panel

Inasmuch as no objection is pending at this time, the stay is lifted.

Jan 06, 2017

CLERK'S OFFICE
UNITED STATES
JUDICIAL PANEL ON
MULTIDISTRICT LITIGATION

IN RE: ETHICON, INC., PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

MDL No. 2327

SCHEDULE FOR CRO

TRANSFEREE			TRANSFEROR			
DIST 1	DIV.	C.A.NO.	DIST 1	DIV.	<u>C.A.NO.</u>	CASE CAPTION
WVS	2	12-00443	CAN	5	11-06584	Jones et al v. Ethicon, Inc. et al
WVS	2	12-00498	MN	0	12-00070	Johnson v. Ethicon, Inc. et al
WVS	2	12-00956	NCW	1	12-00057	Justus v. Ethicon, Inc. et al
WVS	2	12-00957	NCW	3	12-00184	Funderburke v. Ethicon, Inc. et al

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

HOLLY JONES, et al.,

Plaintiffs,

CIVIL ACTION NO. 2:12-cv-00443

ETHICON INC., et al.,

v.

Defendants.

ORDER AND SUGGESTION OF REMAND

Pursuant to 28 U.S.C. § 1407 and the Rules for Multidistrict Litigation promulgated thereunder, specifically Rule 10.1(b), the court suggests that this action be remanded to the United States District Court for the Northern District of California. I note that the parties identified the United States District Court for the Western District of Michigan as the proper venue for this case.

All pretrial proceedings, including discovery and dispositive, Daubert and in limine motion practice, are complete, and the case is ready for trial. I have attached a Suggestion of Remand Memorandum for the transferor court's reference.

Upon receipt of an order to remand from the Clerk of the Judicial Panel on Multidistrict Litigation ("MDL Panel") *and* any joint designation of the MDL 2327 record by counsel, the Clerk of this court is directed to transmit the following to the transferor court: (1) a copy of the member case docket sheet; (2) the entire file for the member case; (2) the docket sheet for MDL 2327, 2:12-md-2327; (3) all Pretrial Orders ("PTO") entered in 2:12-md-2327; and (4) any other filing from 2:12-md-2327 which the parties jointly designate. It is **ORDERED** that within seven (7) days of

the MDL Panel's remand order, the parties shall file a joint designation of any non-PTO filings from 2:12-md-2327.

The court **DIRECTS** the Clerk to send a copy of this Order and Suggestion of Remand to the Clerk of the MDL Panel, counsel of record and any unrepresented party.

ENTER: December 21, 2016

JOSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE

SUGGESTION OF REMAND MEMORANDUM December 21, 2016

TO: Transferor Judge

FROM: Judge Joseph R. Goodwin, Presiding Judicial Officer, Ethicon MDL, MD 2327

RE: Ethicon MDL Pelvic Mesh Case(s) transferred to your court -

Holly Jones, et al. v. Ethicon, Inc., et al., No. 2:12-cv-00443

I. Status of this case.

This case has been remanded to the transferor court, the United States District Court for the Northern District of California, from MDL 2327 in the Southern District of West Virginia. I note that the parties identified the United States District Court for the Western District of Michigan as the proper venue for this case.

All pretrial proceedings, including discovery and dispositive and Daubert motion practice, are complete, and the case is ready for trial. In fact, I respectfully and strongly urge the transferor court to set this case for trial as soon as possible. While the parties may insist that further discovery or motion practice is necessary, I assure you that it is not. If the transferor court will set a firm date and not allow further delay, it will aid my efforts in this MDL. In addition, I urge the transferor court to limit the number of trial days for this trial. I limited trial in these cases to six to nine days, and this has proven more than adequate.

I refer the transferor court to my *Daubert* rulings in this case [ECF Nos. 116, 117, 118, 119, 120, 121, 123, 124, 125, 126, 127, 129], summary judgment rulings [ECF No. 131], and rulings on motions *in limine* [ECF Nos. 128, 130].

II. History of MDL 2327 and other MDLs assigned to me.

I have been assigned seven MDLs by the Judicial Panel on Multidistrict Litigation (the "MDL Panel"), including MDL 2327, *In re Ethicon, Inc. Pelvic Repair Systems Product Liability Litigation*. In total, there are over 58,000 cases filed in the seven MDLs assigned to me, 28,000 of which reside in the Ethicon MDL. These cases allege injury related to the use of transvaginal surgical mesh to treat pelvic organ prolapse ("POP") and/or stress urinary incontinence ("SUI").

I originally tried two of five bellwether cases. Carolyn Lewis, et al. v. Johnson & Johnson, et al., No. 2:12-cv-4301 and Jo Huskey, et al. v. Ethicon, Inc., et al., No. 2:12-cv-05201. In Lewis, I entered judgment as a matter of law pursuant to Rule 50(a) of the Federal Rules of Civil Procedure, plaintiffs appealed, and the United States Court of Appeals for the Fourth Circuit affirmed the decision. In Huskey, the jury returned a verdict in favor of plaintiffs in the amount of \$3,270,000. Defendants appealed, and the appeal is pending before the Fourth Circuit. The other three bellwethers settled or were dismissed by the parties prior to trial. Tonya Edwards, et al. v. Ethicon, Inc., et al., No. 2:12-09972; Dianne M. Bellew v. Ethicon, Inc., et al., No. 2:13-cv-22473;

Brenda Lehrer v. Ethicon, Inc., et al., No. 2:12-08157.

In addition to trying bellwethers, I entered orders setting hundreds of additional cases (involving plaintiffs from several districts across the United States) on an expedited track for individual discovery and motion practice so that those cases, known as Ethicon Waves 1, 2, 3 and 4, could be remanded or transferred if no success is had in settlement. The instant case is one of those cases from Ethicon Wave 1. Incipient settlements exist and discussions are ongoing in many more cases. While I have been extremely patient in this process and continue to encourage those settlement discussions, I find it necessary to begin the process of remanding. In addition to the cases in Waves 1 through 4, thousands of additional cases will be identified, worked up and remanded or transferred. Finally, I have scheduled a trial involving approximately 30 plaintiffs from West Virginia in March, 2017.

III. Noteworthy Ruling regarding the FDA 510(k) process.

I have consistently and repeatedly ruled in all cases in this MDL and the other MDLs assigned to me that plaintiffs' claims are not preempted by the Federal Food, Drug, and Cosmetic Act ("FDCA"). The Medical Device Amendments ("MDA") to the FDCA contain an express preemption provision. The provision provides that, with respect to medical devices, state law may not impose any requirement "which is different from, or in addition to" the requirements of the FDCA, or any requirement "which relates to the safety or effectiveness of the device or to any other matter included in a requirement applicable to the device under [the FDCA]." 21 U.S.C. § 360k(a). The products involved in this MDL received clearance under the FDCA's 510(k) process, which, as the Supreme Court held, focuses on "equivalence, not safety." Medtronic, Inc. v. Lohr, 518 U.S. 470, 493 (1996). Thus, as explained in Lohr, the FDCA's preemption provision does not apply to state law product liability claims regarding medical devices that underwent 510(k) clearance rather than the premarket approval process. In addition, I further concluded that the modest probative value of such evidence is substantially outweighed by the risk of unfair prejudice, specifically, the risk of confusing and misleading the jury. See, e.g., Cisson v. C. R. Bard, Inc., 86 F. Supp. 3d 510, 517 (S.D. W. Va. 2015), available at 2015 WL 566959; Lewis v. Johnson & Johnson, 991 F. Supp. 2d 748, 754 (S.D. W. Va. 2014); Sanchez v. Boston Scientific Corp. (Sanchez I), No. 2:12-cv-05762, 2014 WL 4059214, at *15 (S.D. W. Va. Aug. 18, 2014).

The Fourth Circuit recently affirmed this court's determination that the probative value of evidence related to 510(k) clearance is substantially outweighed by its possible prejudicial impact and was properly excluded under Rule 403. *In re C. R. Bard*, 810 F.3d 913, 922 (4th Cir. 2016) (crediting the district court's concern that "subjecting the jury to many hours, and possibly days, of complex testimony about regulatory compliance could lead jurors to erroneously conclude that regulatory compliance proved product safety. In other words, having a 'mini-trial' could easily inflate the perceived importance of compliance and distract the jury from the central question before it").

IV. Resources available for transferor courts on the MDL 2327 website.

There is extensive information available on the court's website at www.wvsd.uscourts.gov related to the Ethicon MDL. Specifically, all Pretrial Orders in MDL 2327 can be found at http://www.wvsd.uscourts.gov/MDL/ethicon/orders.html.

V. Contact information for the MDL 2327 court.

Our court is ready, willing and able to assist you with any matters relating to this case or any substantive or procedural issues that may arise. Please do not hesitate to contact me or my law clerk, Kate Fife at 304-347-3199 or kate_fife@wvsd.uscourts.gov. Also, you may contact the Clerk's Office at 304-347-3000 for further assistance.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

MYNDAL JOHNSON,

Plaintiff,

CIVIL ACTION NO. 2:12-cv-00498

ETHICON, INC., et al.,

v.

Defendants.

ORDER AND SUGGESTION OF REMAND

Pursuant to 28 U.S.C. § 1407 and the Rules for Multidistrict Litigation promulgated thereunder, specifically Rule 10.1(b), the court suggests that this action be remanded to the United States District Court for the District of Minnesota. *All pretrial proceedings, including discovery and dispositive, Daubert and in limine motion practice, are complete, and the case is ready for trial.* I have attached a Suggestion of Remand Memorandum for the transferor court's reference.

Upon receipt of an order to remand from the Clerk of the Judicial Panel on Multidistrict Litigation ("MDL Panel") *and* any joint designation of the MDL 2327 record by counsel, the Clerk of this court is directed to transmit the following to the transferor court: (1) a copy of the member case docket sheet; (2) the entire file for the member case; (2) the docket sheet for MDL 2327, 2:12-md-2327; (3) all Pretrial Orders ("PTO") entered in 2:12-md-2327; and (4) any other filing from 2:12-md-2327 which the parties jointly designate. It is **ORDERED** that within seven (7) days of the MDL Panel's remand order, the parties shall file a joint designation of any non-PTO filings from 2:12-md-2327.

The court **DIRECTS** the Clerk to send a copy of this Order and Suggestion of Remand to the Clerk of the MDL Panel, counsel of record and any unrepresented party.

ENTER: December 20, 2016

JOSEPH R. GOODWIN UNITED STATES DISTRICT JUDGE

SUGGESTION OF REMAND MEMORANDUM December 20, 2016

TO: Transferor Judge

FROM: Judge Joseph R. Goodwin, Presiding Judicial Officer, Ethicon MDL, MD 2327

RE: Ethicon MDL Pelvic Mesh Case(s) remanded to your court -

Myndal Johnson v. Ethicon, Inc., et al., No. 2:12-cv-00498

I. Status of this case.

This case has been remanded to the transferor court, the United States District Court for the District of Minnesota, from MDL 2327 in the Southern District of West Virginia.

All pretrial proceedings, including discovery and dispositive and Daubert motion practice, are complete, and the case is ready for trial. In fact, I respectfully and strongly urge the transferor court to set this case for trial as soon as possible. While the parties may insist that further discovery or motion practice is necessary, I assure you that it is not. If the transferor court will set a firm date and not allow further delay, it will aid my efforts in this MDL. In addition, I urge the transferor court to limit the number of trial days for this trial. I limited trial in these cases to six to nine days, and this has proven more than adequate.

I refer the transferor court to my *Daubert* rulings in this case [ECF Nos. 105, 106, 107, 108, 109, 110, 113, 114, 115, 116, 120], summary judgment rulings [ECF No. 121], and rulings on motions *in limine* [ECF Nos. 117, 118, 119].

II. History of MDL 2327 and other MDLs assigned to me.

I have been assigned seven MDLs by the Judicial Panel on Multidistrict Litigation (the "MDL Panel"), including MDL 2327, *In re Ethicon, Inc. Pelvic Repair Systems Product Liability Litigation*. In total, there are over 58,000 cases filed in the seven MDLs assigned to me, 28,000 of which reside in the Ethicon MDL. These cases allege injury related to the use of transvaginal surgical mesh to treat pelvic organ prolapse ("POP") and/or stress urinary incontinence ("SUI").

I originally tried two of five bellwether cases. Carolyn Lewis, et al. v. Johnson & Johnson, et al., No. 2:12-cv-4301 and Jo Huskey, et al. v. Ethicon, Inc., et al., No. 2:12-cv-05201. In Lewis, I entered judgment as a matter of law pursuant to Rule 50(a) of the Federal Rules of Civil Procedure, plaintiffs appealed, and the United States Court of Appeals for the Fourth Circuit affirmed the decision. In Huskey, the jury returned a verdict in favor of plaintiffs in the amount of \$3,270,000. Defendants appealed, and the appeal is pending before the Fourth Circuit. The other three bellwethers settled or were dismissed by the parties prior to trial. Tonya Edwards, et al. v. Ethicon, Inc., et al., No. 2:12-09972; Dianne M. Bellew v. Ethicon, Inc., et al., No. 2:13-cv-22473; Brenda Lehrer v. Ethicon, Inc., et al., No. 2:12-08157.

In addition to trying bellwethers, I entered orders setting hundreds of additional cases (involving plaintiffs from several districts across the United States) on an expedited track for individual discovery and motion practice so that those cases, known as Ethicon Waves 1, 2, 3 and 4, could be remanded or transferred if no success is had in settlement. The instant case is one of those cases from Ethicon Wave 1. Incipient settlements exist and discussions are ongoing in many more cases. While I have been extremely patient in this process and continue to encourage those settlement discussions, I find it necessary to begin the process of remanding. In addition to the cases in Waves 1 through 4, thousands of additional cases will be identified, worked up and remanded or transferred. I note that there are approximately 87 cases that were transferred from Minnesota, and there are likely hundreds more direct filed in the Southern District of West Virginia with proper venue in the District of Minnesota. Finally, I have scheduled a trial involving approximately 30 plaintiffs from West Virginia in March, 2017.

III. Noteworthy Ruling regarding the FDA 510(k) process.

I have consistently and repeatedly ruled in all cases in this MDL and the other MDLs assigned to me that plaintiffs' claims are not preempted by the Federal Food, Drug, and Cosmetic Act ("FDCA"). The Medical Device Amendments ("MDA") to the FDCA contain an express preemption provision. The provision provides that, with respect to medical devices, state law may not impose any requirement "which is different from, or in addition to" the requirements of the FDCA, or any requirement "which relates to the safety or effectiveness of the device or to any other matter included in a requirement applicable to the device under [the FDCA]." 21 U.S.C. § 360k(a). The products involved in this MDL received clearance under the FDCA's 510(k) process, which, as the Supreme Court held, focuses on "equivalence, not safety." Medtronic, Inc. v. Lohr, 518 U.S. 470, 493 (1996). Thus, as explained in Lohr, the FDCA's preemption provision does not apply to state law product liability claims regarding medical devices that underwent 510(k) clearance rather than the premarket approval process. In addition, I further concluded that the modest probative value of such evidence is substantially outweighed by the risk of unfair prejudice, specifically, the risk of confusing and misleading the jury. See, e.g., Cisson v. C. R. Bard, Inc., 86 F. Supp. 3d 510, 517 (S.D. W. Va. 2015), available at 2015 WL 566959; Lewis v. Johnson & Johnson, 991 F. Supp. 2d 748, 754 (S.D. W. Va. 2014); Sanchez v. Boston Scientific Corp. (Sanchez I), No. 2:12-cv-05762, 2014 WL 4059214, at *15 (S.D. W. Va. Aug. 18, 2014).

The Fourth Circuit recently affirmed this court's determination that the probative value of evidence related to 510(k) clearance is substantially outweighed by its possible prejudicial impact and was properly excluded under Rule 403. *In re C. R. Bard*, 810 F.3d 913, 922 (4th Cir. 2016) (crediting the district court's concern that "subjecting the jury to many hours, and possibly days, of complex testimony about regulatory compliance could lead jurors to erroneously conclude that regulatory compliance proved product safety. In other words, having a 'mini-trial' could easily inflate the perceived importance of compliance and distract the jury from the central question before it').

IV. Resources available for transferor courts on the MDL 2327 website.

There is extensive information available on the court's website at www.wvsd.uscourts.gov related to the Ethicon MDL. Specifically, all Pretrial Orders in MDL 2327 can be found at http://www.wvsd.uscourts.gov/MDL/ethicon/orders.html.

V. Contact information for the MDL 2327 court.

Our court is ready, willing and able to assist you with any matters relating to this case or any substantive or procedural issues that may arise. Please do not hesitate to contact me or my law clerk, Kate Fife at 304-347-3199 or kate_fife@wvsd.uscourts.gov. Also, you may contact the Clerk's Office at 304-347-3000 for further assistance.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

JOYCE JUSTUS,

v.

Plaintiff,

CIVIL ACTION NO. 2:12-cv-00956

ETHICON INC., et al.,

Defendants.

ORDER AND SUGGESTION OF REMAND

Pursuant to 28 U.S.C. § 1407 and the Rules for Multidistrict Litigation promulgated thereunder, specifically Rule 10.1(b), the court suggests that this action be remanded to the United States District Court for the Western District of North Carolina.

All pretrial proceedings, including discovery and dispositive, Daubert and in limine motion practice, are complete, and the case is ready for trial. I have attached a Suggestion of Remand Memorandum for the transferor court's reference.

Upon receipt of an order to remand from the Clerk of the Judicial Panel on Multidistrict Litigation ("MDL Panel") *and* any joint designation of the MDL 2327 record by counsel, the Clerk of this court is directed to transmit the following to the transferor court: (1) a copy of the member case docket sheet; (2) the entire file for the member case; (2) the docket sheet for MDL 2327, 2:12-md-2327; (3) all Pretrial Orders ("PTO") entered in 2:12-md-2327; and (4) any other filing from 2:12-md-2327 which the parties jointly designate. It is **ORDERED** that within seven (7) days of

the MDL Panel's remand order, the parties shall file a joint designation of any non-PTO filings from 2:12-md-2327.

The court **DIRECTS** the Clerk to send a copy of this Order and Suggestion of Remand to the Clerk of the MDL Panel, counsel of record and any unrepresented party.

ENTER: December 21, 2016

JOSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE

SUGGESTION OF REMAND MEMORANDUM December 21, 2016

TO: Transferor Judge

FROM: Judge Joseph R. Goodwin, Presiding Judicial Officer, Ethicon MDL, MD 2327

RE: Ethicon MDL Pelvic Mesh Case(s) transferred to your court -

Joyce Justus v. Ethicon, Inc., et al., No. 2:12-cv-00956

I. Status of this case.

This case has been remanded to the transferor court, the United States District Court for the Western District of North Carolina, from MDL 2327 in the Southern District of West Virginia.

All pretrial proceedings, including discovery and dispositive and Daubert motion practice, are complete, and the case is ready for trial. In fact, I respectfully and strongly urge the transferor court to set this case for trial as soon as possible. While the parties may insist that further discovery or motion practice is necessary, I assure you that it is not. If the transferor court will set a firm date and not allow further delay, it will aid my efforts in this MDL. In addition, I urge the transferor court to limit the number of trial days for this trial. I limited trial in these cases to six to nine days, and this has proven more than adequate.

I refer the transferor court to my *Daubert* rulings in this case [ECF Nos. 157, 158, 159, 160, 161, 164, 165, 166,170, 171, 172], summary judgment rulings [ECF No. 169], and rulings on motions *in limine* [ECF Nos. 167, 168].

II. History of MDL 2327 and other MDLs assigned to me.

I have been assigned seven MDLs by the Judicial Panel on Multidistrict Litigation (the "MDL Panel"), including MDL 2327, *In re Ethicon, Inc. Pelvic Repair Systems Product Liability Litigation*. In total, there are over 58,000 cases filed in the seven MDLs assigned to me, 28,000 of which reside in the Ethicon MDL. These cases allege injury related to the use of transvaginal surgical mesh to treat pelvic organ prolapse ("POP") and/or stress urinary incontinence ("SUI").

I originally tried two of five bellwether cases. Carolyn Lewis, et al. v. Johnson & Johnson, et al., No. 2:12-cv-4301 and Jo Huskey, et al. v. Ethicon, Inc., et al., No. 2:12-cv-05201. In Lewis, I entered judgment as a matter of law pursuant to Rule 50(a) of the Federal Rules of Civil Procedure, plaintiffs appealed, and the United States Court of Appeals for the Fourth Circuit affirmed the decision. In Huskey, the jury returned a verdict in favor of plaintiffs in the amount of \$3,270,000. Defendants appealed, and the appeal is pending before the Fourth Circuit. The other three bellwethers settled or were dismissed by the parties prior to trial. Tonya Edwards, et al. v. Ethicon, Inc., et al., No. 2:12-09972; Dianne M. Bellew v. Ethicon, Inc., et al., No. 2:13-cv-22473; Brenda Lehrer v. Ethicon, Inc., et al., No. 2:12-08157.

In addition to trying bellwethers, I entered orders setting hundreds of additional cases (involving plaintiffs from several districts across the United States) on an expedited track for individual discovery and motion practice so that those cases, known as Ethicon Waves 1, 2, 3 and 4, could be remanded or transferred if no success is had in settlement. The instant case is one of those cases from Ethicon Wave 1. Incipient settlements exist and discussions are ongoing in many more cases. While I have been extremely patient in this process and continue to encourage those settlement discussions, I find it necessary to begin the process of remanding. In addition to the cases in Waves 1 through 4, thousands of additional cases will be identified, worked up and remanded or transferred. I note that there are approximately three cases that were transferred from North Carolina, and there are likely hundreds more direct filed in the Southern District of West Virginia with proper venue in North Carolina. These cases also will be worked up and remanded in the near future absent settlement. Finally, I have scheduled a trial involving approximately 30 plaintiffs from West Virginia in March, 2017.

III. Noteworthy Ruling regarding the FDA 510(k) process.

I have consistently and repeatedly ruled in all cases in this MDL and the other MDLs assigned to me that plaintiffs' claims are not preempted by the Federal Food, Drug, and Cosmetic Act ("FDCA"). The Medical Device Amendments ("MDA") to the FDCA contain an express preemption provision. The provision provides that, with respect to medical devices, state law may not impose any requirement "which is different from, or in addition to" the requirements of the FDCA, or any requirement "which relates to the safety or effectiveness of the device or to any other matter included in a requirement applicable to the device under [the FDCA]." 21 U.S.C. § 360k(a). The products involved in this MDL received clearance under the FDCA's 510(k) process, which, as the Supreme Court held, focuses on "equivalence, not safety." Medtronic, Inc. v. Lohr, 518 U.S. 470, 493 (1996). Thus, as explained in Lohr, the FDCA's preemption provision does not apply to state law product liability claims regarding medical devices that underwent 510(k) clearance rather than the premarket approval process. In addition, I further concluded that the modest probative value of such evidence is substantially outweighed by the risk of unfair prejudice, specifically, the risk of confusing and misleading the jury. See, e.g., Cisson v. C. R. Bard, Inc., 86 F. Supp. 3d 510, 517 (S.D. W. Va. 2015), available at 2015 WL 566959; Lewis v. Johnson & Johnson, 991 F. Supp. 2d 748, 754 (S.D. W. Va. 2014); Sanchez v. Boston Scientific Corp. (Sanchez I), No. 2:12-cv-05762, 2014 WL 4059214, at *15 (S.D. W. Va. Aug. 18, 2014).

The Fourth Circuit recently affirmed this court's determination that the probative value of evidence related to 510(k) clearance is substantially outweighed by its possible prejudicial impact and was properly excluded under Rule 403. *In re C. R. Bard*, 810 F.3d 913, 922 (4th Cir. 2016) (crediting the district court's concern that "subjecting the jury to many hours, and possibly days, of complex testimony about regulatory compliance could lead jurors to erroneously conclude that regulatory compliance proved product safety. In other words, having a 'mini-trial' could easily inflate the perceived importance of compliance and distract the jury from the central question before it').

IV. Resources available for transferor courts on the MDL 2327 website.

There is extensive information available on the court's website at www.wvsd.uscourts.gov related to the Ethicon MDL. Specifically, all Pretrial Orders in MDL 2327 can be found at http://www.wvsd.uscourts.gov/MDL/ethicon/orders.html.

V. Contact information for the MDL 2327 court.

Our court is ready, willing and able to assist you with any matters relating to this case or any substantive or procedural issues that may arise. Please do not hesitate to contact me or my law clerk, Kate Fife at 304-347-3199 or kate_fife@wvsd.uscourts.gov. Also, you may contact the Clerk's Office at 304-347-3000 for further assistance.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

BETTY FUNDERBURKE,

Plaintiff,

CIVIL ACTION NO. 2:12-cv-00957

ETHICON, INC., et al.,

v.

Defendants.

ORDER AND SUGGESTION OF REMAND

Pursuant to 28 U.S.C. § 1407 and the Rules for Multidistrict Litigation promulgated thereunder, specifically Rule 10.1(b), the court suggests that this action be remanded to the United States District Court for the Western District of North Carolina. *All pretrial proceedings, including discovery and dispositive, Daubert and in limine motion practice, are complete, and the case is ready for trial.* I have attached a Suggestion of Remand Memorandum for the transferor court's reference.

Upon receipt of an order to remand from the Clerk of the Judicial Panel on Multidistrict Litigation ("MDL Panel") *and* any joint designation of the MDL 2327 record by counsel, the Clerk of this court is directed to transmit the following to the transferor court: (1) a copy of the member case docket sheet; (2) the entire file for the member case; (2) the docket sheet for MDL 2327, 2:12-md-2327; (3) all Pretrial Orders ("PTO") entered in 2:12-md-2327; and (4) any other filing from 2:12-md-2327 which the parties jointly designate. It is **ORDERED** that within seven (7) days of

the MDL Panel's remand order, the parties shall file a joint designation of any non-PTO filings from 2:12-md-2327.

The court **DIRECTS** the Clerk to send a copy of this Order and Suggestion of Remand to the Clerk of the MDL Panel, counsel of record and any unrepresented party.

ENTER: December 20, 2016

JOSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE

SUGGESTION OF REMAND MEMORANDUM December 20, 2016

TO: Transferor Judge

FROM: Judge Joseph R. Goodwin, Presiding Judicial Officer, Ethicon MDL, MD 2327

RE: Ethicon MDL Pelvic Mesh Case(s) transferred to your court -

Betty Funderburke v. Ethicon, Inc., et al., No. 2:12-cv-00957

I. Status of this case.

This case has been remanded to the transferor court, the United States District Court for the Western District of North Carolina, from MDL 2327 in the Southern District of West Virginia.

All pretrial proceedings, including discovery and dispositive and Daubert motion practice, are complete, and the case is ready for trial. In fact, I respectfully and strongly urge the transferor court to set this case for trial as soon as possible. While the parties may insist that further discovery or motion practice is necessary, I assure you that it is not. If the transferor court will set a firm date and not allow further delay, it will aid my efforts in this MDL. In addition, I urge the transferor court to limit the number of trial days for this trial. I limited trial in these cases to six to nine days, and this has proven more than adequate.

I refer the transferor court to my *Daubert* rulings in this case [ECF Nos. 143, 144, 145, 146, 147, 150, 151, 152, 156, 157, 158], summary judgment rulings [ECF No. 154], and rulings on motions *in limine* [ECF Nos. 153, 155].

II. History of MDL 2327 and other MDLs assigned to me.

I have been assigned seven MDLs by the Judicial Panel on Multidistrict Litigation (the "MDL Panel"), including MDL 2327, *In re Ethicon, Inc. Pelvic Repair Systems Product Liability Litigation*. In total, there are over 58,000 cases filed in the seven MDLs assigned to me, 28,000 of which reside in the Ethicon MDL. These cases allege injury related to the use of transvaginal surgical mesh to treat pelvic organ prolapse ("POP") and/or stress urinary incontinence ("SUI").

I originally tried two of five bellwether cases. Carolyn Lewis, et al. v. Johnson & Johnson, et al., No. 2:12-cv-4301 and Jo Huskey, et al. v. Ethicon, Inc., et al., No. 2:12-cv-05201. In Lewis, I entered judgment as a matter of law pursuant to Rule 50(a) of the Federal Rules of Civil Procedure, plaintiffs appealed, and the United States Court of Appeals for the Fourth Circuit affirmed the decision. In Huskey, the jury returned a verdict in favor of plaintiffs in the amount of \$3,270,000. Defendants appealed, and the appeal is pending before the Fourth Circuit. The other three bellwethers settled or were dismissed by the parties prior to trial. Tonya Edwards, et al. v. Ethicon, Inc., et al., No. 2:12-09972; Dianne M. Bellew v. Ethicon, Inc., et al., No. 2:13-cv-22473; Brenda Lehrer v. Ethicon, Inc., et al., No. 2:12-08157.

In addition to trying bellwethers, I entered orders setting hundreds of additional cases (involving plaintiffs from several districts across the United States) on an expedited track for individual discovery and motion practice so that those cases, known as Ethicon Waves 1, 2, 3 and 4, could be remanded or transferred if no success is had in settlement. The instant case is one of those cases from Ethicon Wave 1. Incipient settlements exist and discussions are ongoing in many more cases. While I have been extremely patient in this process and continue to encourage those settlement discussions, I find it necessary to begin the process of remanding. In addition to the cases in Waves 1 through 4, thousands of additional cases will be identified, worked up and remanded or transferred. I note that there are approximately three cases that were transferred from North Carolina, and there are likely hundreds more direct filed in the Southern District of West Virginia with proper venue in North Carolina. These cases also will be worked up and remanded in the near future absent settlement. Finally, I have scheduled a trial involving approximately 30 plaintiffs from West Virginia in March, 2017.

III. Noteworthy Ruling regarding the FDA 510(k) process.

I have consistently and repeatedly ruled in all cases in this MDL and the other MDLs assigned to me that plaintiffs' claims are not preempted by the Federal Food, Drug, and Cosmetic Act ("FDCA"). The Medical Device Amendments ("MDA") to the FDCA contain an express preemption provision. The provision provides that, with respect to medical devices, state law may not impose any requirement "which is different from, or in addition to" the requirements of the FDCA, or any requirement "which relates to the safety or effectiveness of the device or to any other matter included in a requirement applicable to the device under [the FDCA]." 21 U.S.C. § 360k(a). The products involved in this MDL received clearance under the FDCA's 510(k) process, which, as the Supreme Court held, focuses on "equivalence, not safety." Medtronic, Inc. v. Lohr, 518 U.S. 470, 493 (1996). Thus, as explained in Lohr, the FDCA's preemption provision does not apply to state law product liability claims regarding medical devices that underwent 510(k) clearance rather than the premarket approval process. In addition, I further concluded that the modest probative value of such evidence is substantially outweighed by the risk of unfair prejudice, specifically, the risk of confusing and misleading the jury. See, e.g., Cisson v. C. R. Bard, Inc., 86 F. Supp. 3d 510, 517 (S.D. W. Va. 2015), available at 2015 WL 566959; Lewis v. Johnson & Johnson, 991 F. Supp. 2d 748, 754 (S.D. W. Va. 2014); Sanchez v. Boston Scientific Corp. (Sanchez I), No. 2:12-cv-05762, 2014 WL 4059214, at *15 (S.D. W. Va. Aug. 18, 2014).

The Fourth Circuit recently affirmed this court's determination that the probative value of evidence related to 510(k) clearance is substantially outweighed by its possible prejudicial impact and was properly excluded under Rule 403. *In re C. R. Bard*, 810 F.3d 913, 922 (4th Cir. 2016) (crediting the district court's concern that "subjecting the jury to many hours, and possibly days, of complex testimony about regulatory compliance could lead jurors to erroneously conclude that regulatory compliance proved product safety. In other words, having a 'mini-trial' could easily inflate the perceived importance of compliance and distract the jury from the central question before it').

IV. Resources available for transferor courts on the MDL 2327 website.

There is extensive information available on the court's website at www.wvsd.uscourts.gov related to the Ethicon MDL. Specifically, all Pretrial Orders in MDL 2327 can be found at http://www.wvsd.uscourts.gov/MDL/ethicon/orders.html.

V. Contact information for the MDL 2327 court.

Our court is ready, willing and able to assist you with any matters relating to this case or any substantive or procedural issues that may arise. Please do not hesitate to contact me or my law clerk, Kate Fife at 304-347-3199 or kate_fife@wvsd.uscourts.gov. Also, you may contact the Clerk's Office at 304-347-3000 for further assistance.



Activity in Case MDL No. 2327 IN RE: Ethicon, Inc., Pelvic Repair System Products Liability Litigation CRO Final Minute Order (Clerks)
JPMLCMECF

to:

JPMLCMDECF 01/06/2017 08:35 AM Hide Details

From: JPMLCMECF@jpml.uscourts.gov To: JPMLCMDECF@jpml.uscourts.gov

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

United States

United States Judicial Panel on Multidistrict Litigation

Notice of Electronic Filing

The following transaction was entered on 1/6/2017 at 8:34 AM EST and filed on 1/6/2017 Case Name: IN RE: Ethicon, Inc., Pelvic Repair System Products Liability Litigation

Case Number: MDL No. 2327

Filer:

Document Number: No document attached

Docket Text:

TEXT ONLY ENTRY

MINUTE ORDER - TO INVOLVED CLERKS - Conditional Remand Order Finalized on 1/6/17. Please see pleading (5 in CAN/5:11-cv-06584, [2594] in MDL No. 2327, 7 in MN/0:12-cv-00070, 7 in NCW/1:12-cv-00057, 7 in NCW/3:12-cv-00184).

A copy of the transferee court's Suggestion of Remand from the transferee court is attached to the Conditional Remand Order.

As stipulated in Rule 10.2(b) of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, transmittal of the order has been stayed 7 days to give any party an opportunity to oppose the remand. The 7-day period has now elapsed, no opposition was received, and the order is directed to you for filing.

The order was entered pursuant to 28 U.S.C. 1407(a) which provides that each action so transferred by the Panel shall be remanded by the Panel at or before the conclusion of such pretrial proceedings to the district from which it was transferred. Parties are to furnish S.D. West Virginia with a stipulation or designation of the contents of the record to be remanded and all necessary copies of any pleading or other matter filed to comply with the remand order.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-

00057, NCW/3:12-cv-00184 (dn)

Case Name: Justus v. Ethicon, Inc. et al NCW/1:12-cv-00057

Filer:

Document Number: No document attached

Docket Text:

TEXT ONLY ENTRY

MINUTE ORDER - TO INVOLVED CLERKS - Conditional Remand Order Finalized on 1/6/17. Please see pleading (5 in CAN/5:11-cv-06584, [2594] in MDL No. 2327, 7 in MN/0:12-cv-00070, 7 in NCW/1:12-cv-00057, 7 in NCW/3:12-cv-00184).

A copy of the transferee court's Suggestion of Remand from the transferee court is attached to the Conditional Remand Order.

As stipulated in Rule 10.2(b) of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, transmittal of the order has been stayed 7 days to give any party an opportunity to oppose the remand. The 7-day period has now elapsed, no opposition was received, and the order is directed to you for filing.

The order was entered pursuant to 28 U.S.C. 1407(a) which provides that each action so transferred by the Panel shall be remanded by the Panel at or before the conclusion of such pretrial proceedings to the district from which it was transferred. Parties are to furnish S.D. West Virginia with a stipulation or designation of the contents of the record to be remanded and all necessary copies of any pleading or other matter filed to comply with the remand order.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

Case Name: Jones et al v. Ethicon, Inc. et al

Case Number: CAN/5:11-cv-06584

Filer:

Document Number: No document attached

Docket Text:

TEXT ONLY ENTRY

MINUTE ORDER - TO INVOLVED CLERKS - Conditional Remand Order Finalized on 1/6/17. Please see pleading (5 in CAN/5:11-cv-06584, [2594] in MDL No. 2327, 7 in MN/0:12-cv-00070, 7 in NCW/1:12-cv-00057, 7 in NCW/3:12-cv-00184).

A copy of the transferee court's Suggestion of Remand from the transferee court is attached to the Conditional Remand Order.

As stipulated in Rule 10.2(b) of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, transmittal of the order has been stayed 7 days to give any party an opportunity to oppose the remand. The 7-day period has now elapsed, no opposition was received, and the order is directed to you for filing.

The order was entered pursuant to 28 U.S.C. 1407(a) which provides that each action so transferred by the Panel shall be remanded by the Panel at or before the conclusion of such pretrial proceedings to the district from which it was transferred. Parties are to furnish S.D. West Virginia with a stipulation or designation of the contents of the record to be remanded and all necessary copies of any pleading or other matter filed to comply with the remand order.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

Case Name: Johnson v. Ethicon, Inc. et al

Case Number: MN/0:12-cv-00070

Filer:

Document Number: No document attached

Docket Text:

TEXT ONLY ENTRY

MINUTE ORDER - TO INVOLVED CLERKS - Conditional Remand Order Finalized on 1/6/17. Please see pleading (5 in CAN/5:11-cv-06584, [2594] in MDL No. 2327, 7 in MN/0:12-cv-00070, 7 in NCW/1:12-cv-00057, 7 in NCW/3:12-cv-00184).

A copy of the transferee court's Suggestion of Remand from the transferee court is attached to the Conditional Remand Order.

As stipulated in Rule 10.2(b) of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, transmittal of the order has been stayed 7 days to give any party an opportunity to oppose the remand. The 7-day period has now elapsed, no opposition was received, and the order is directed to you for filing.

The order was entered pursuant to 28 U.S.C. 1407(a) which provides that each action so transferred by the Panel shall be remanded by the Panel at or before the conclusion of such pretrial proceedings to the district from which it was transferred. Parties are to furnish S.D. West Virginia with a stipulation or designation of the contents of the record to be remanded and all necessary copies of any pleading or other matter filed to comply with the remand order.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

Case Name: Funderburke v. Ethicon, Inc. et al

Case Number: NCW/3:12-cv-00184

Filer:

Document Number: No document attached

Docket Text:

TEXT ONLY ENTRY

MINUTE ORDER - TO INVOLVED CLERKS - Conditional Remand Order Finalized on 1/6/17. Please see pleading (5 in CAN/5:11-cv-06584, [2594] in MDL No. 2327, 7 in MN/0:12-cv-00070, 7 in NCW/1:12-cv-00057, 7 in NCW/3:12-cv-00184).

A copy of the transferee court's Suggestion of Remand from the transferee court is attached to the Conditional Remand Order.

As stipulated in Rule 10.2(b) of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, transmittal of the order has been stayed 7 days to give any party an opportunity to oppose the remand. The 7-day period has now elapsed, no opposition was received, and the order is directed to you for filing.

The order was entered pursuant to 28 U.S.C. 1407(a) which provides that each action so transferred by the Panel shall be remanded by the Panel at or before the conclusion of such pretrial proceedings to the district from which it was transferred. Parties are to furnish S.D. West Virginia with a stipulation or designation of the contents of the record to be remanded and all necessary copies of any pleading or other matter filed to comply with the remand order.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

No public notice (electronic or otherwise) sent because the entry is private



Activity in Case MDL No. 2327 IN RE: Ethicon, Inc., Pelvic Repair System Products Liability Litigation Finalized Conditional Remand Order JPMLCMECF

to:

JPMLCMDECF 01/06/2017 08:35 AM

Hide Details

From: JPMLCMECF@jpml.uscourts.gov To: JPMLCMDECF@jpml.uscourts.gov

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

United States

United States Judicial Panel on Multidistrict Litigation

Notice of Electronic Filing

The following transaction was entered on 1/6/2017 at 8:33 AM EST and filed on 1/6/2017 **Case Name:** IN RE: Ethicon, Inc., Pelvic Repair System Products Liability Litigation

Case Number: MDL No. 2327

Filer:

Document Number: 2594

Docket Text:

CONDITIONAL REMAND ORDER FINALIZED (re: pldg. (3 in CAN/5:11-cv-06584, [2587] in MDL No. 2327, 5 in MN/0:12-cv-00070, 5 in NCW/1:12-cv-00057, 5 in NCW/3:12-cv-00184)) - 4 action(s) - Inasmuch as no objection is pending at this time, the stay is lifted.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

(Attachments: # (1) Suggestion of Remand (MN 12-70), # (2) Suggestion of Remand (NCW 12-184), # (3) Suggestion of Remand (CAN 11-6584), # (4) Suggestion of Remand (NCW 12-57))

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

Case Name: Justus v. Ethicon, Inc. et al NCW/1:12-cv-00057

Filer:

Document Number: 7

Docket Text:

CONDITIONAL REMAND ORDER FINALIZED (re: pldg. (3 in CAN/5:11-cv-06584, [2587] in MDL No. 2327, 5 in MN/0:12-cv-00070, 5 in NCW/1:12-cv-00057, 5 in NCW/3:12-cv-00184)) - 4 action(s) - Inasmuch as no objection is pending at this time, the stay is lifted.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

(Attachments: # [1] Suggestion of Remand (MN 12-70), # [2] Suggestion of Remand (NCW 12-184), # [3] Suggestion of Remand (CAN 11-6584), # [4] Suggestion of Remand (NCW 12-57))

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

Case Name: Jones et al v. Ethicon, Inc. et al

Case Number: CAN/5:11-cv-06584

Filer:

Document Number: 5

Docket Text:

CONDITIONAL REMAND ORDER FINALIZED (re: pldg. (3 in CAN/5:11-cv-06584, [2587] in MDL No. 2327, 5 in MN/0:12-cv-00070, 5 in NCW/1:12-cv-00057, 5 in NCW/3:12-cv-00184)) - 4 action(s) - Inasmuch as no objection is pending at this time, the stay is lifted.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

(Attachments: # [1] Suggestion of Remand (MN 12-70), # [2] Suggestion of Remand (NCW 12-184), # [3] Suggestion of Remand (CAN 11-6584), # [4] Suggestion of Remand (NCW 12-57))

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

Case Name: Johnson v. Ethicon, Inc. et al

Case Number: MN/0:12-cv-00070

Filer:

Document Number: 7

Docket Text:

CONDITIONAL REMAND ORDER FINALIZED (re: pldg. (3 in CAN/5:11-cv-06584, [2587] in MDL No. 2327, 5 in MN/0:12-cv-00070, 5 in NCW/1:12-cv-00057, 5 in NCW/3:12-cv-00184)) - 4 action(s) - Inasmuch as no objection is pending at this time, the stay is lifted.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

(Attachments: # [1] Suggestion of Remand (MN 12-70), # [2] Suggestion of Remand (NCW 12-184), # [3] Suggestion of Remand (CAN 11-6584), # [4] Suggestion of Remand (NCW 12-57))

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

Case Name: Funderburke v. Ethicon, Inc. et al

Case Number: <u>NCW/3:12-cv-00184</u>

Filer:

Document Number: 7

Docket Text:

CONDITIONAL REMAND ORDER FINALIZED (re: pldg. (3 in CAN/5:11-cv-06584, [2587] in MDL No. 2327, 5 in MN/0:12-cv-00070, 5 in NCW/1:12-cv-00057, 5 in NCW/3:12-cv-00184)) - 4 action(s) - Inasmuch as no objection is pending at this time, the stay is lifted.

Signed by Clerk of the Panel Jeffery N. Luthi on 1/6/2017.

(Attachments: # [1] Suggestion of Remand (MN 12-70), # [2] Suggestion of Remand (NCW 12-184), # [3] Suggestion of Remand (CAN 11-6584), # [4] Suggestion of Remand (NCW 12-57))

Associated Cases: MDL No. 2327, CAN/5:11-cv-06584, MN/0:12-cv-00070, NCW/1:12-cv-00057, NCW/3:12-cv-00184 (dn)

MDL No. 2327 Notice has been electronically mailed to:

Carl N. Frankovitch carl@facslaw.com

Michael J Farrell mjf@farrell3.com

Michael Bonasso mbonasso@fsblaw.com, etaylor@fsblaw.com, mdl@fsblaw.com, nthompson@fsblaw.com

Harry F. Bell, Jr hfbell@belllaw.com, camclain@belllaw.com

DAVID B. THOMAS dthomas@tcspllc.com, rdavis@tcspllc.com

Paul T. Farrell, Jr paul@greeneketchum.com, lora@greeneketchum.com

Marc E. Williams marc.williams@nelsonmullins.com

MDL No. 2327 Notice will not be electronically mailed to:

NCW/1:12-cv-00057 Notice has been electronically mailed to:

Christy D. Jones christy.jones@butlersnow.com, MDL200MotionFilings@butlersnow.com, MOMullan@RIKER.com, ashley.lampkin@butlersnow.com, brandy.pitts@butlersnow.com, catherine.mason@butlersnow.com, ecf.notices@butlersnow.com, kcrawford@riker.com, mkabbash@riker.com

William M. Gage william.gage@butlersnow.com

Douglas C. Monsour doug@monsourlawfirm.com, ronda@monsourlawfirm.com

DAVID B. THOMAS dthomas@tcspllc.com, rdavis@tcspllc.com

Kimberly R. Wilson kim@wilsonlawpa.com

Philip J. Combs pcombs@tcspllc.com

Kari L. Sutherland kari.sutherland@butlersnow.com

SUSAN M. ROBINSON srobinson@tcspllc.com

Daniel R. Higginbotham dhigginbotham@tcspllc.com

Katharine Gale Krottinger katy@monsourlawfirm.com

Aaron N. Arthur aarthur@tcspllc.com

NCW/1:12-cv-00057 Notice will not be electronically mailed to:

William J. Blakemore WILSON LAW P. O. Box 10389 Raleigh, NC 27605

CAN/5:11-cv-06584 Notice has been electronically mailed to:

Christy D. Jones christy.jones@butlersnow.com, MDL200MotionFilings@butlersnow.com, MOMullan@RIKER.com, ashley.lampkin@butlersnow.com, brandy.pitts@butlersnow.com, catherine.mason@butlersnow.com, ecf.notices@butlersnow.com, kcrawford@riker.com, mkabbash@riker.com

Tracy J. Van Steenburgh tvan@nilanjohnson.com

Amy Eskin aeskin@levinsimes.com

Michael J Farrell mjf@farrell3.com

William M. Gage william.gage@butlersnow.com

Tarek Ismail tismail@goldmanismail.com, kmckeand@goldmanismail.com

Andrew L Goldman agoldman@goldmanismail.com

Erik W. Legg EWL@farrell3.com

DAVID B. THOMAS dthomas@tcspllc.com, rdavis@tcspllc.com

Edward A Wallace eaw@wexlerwallace.com, ecf@wexlerwallace.com

Shayna S. Cook scook@goldmanismail.com, kmckeand@goldmanismail.com

Meghan E. McCormick mmccormick@levinsimes.com

Rachel Beth Abrams rabrams@levinsimes.com, bsund@levinsimes.com, jcwilletts@levinsimes.com, lthomas@levinsimes.com

Phillip Howard Babich pbabich@reedsmith.com

Michael H. Bowman mhb@wexlerwallace.com

Kari L. Sutherland kari.sutherland@butlersnow.com

Joe W. Tomaselli jtomaselli@goldmanismail.com

CAN/5:11-cv-06584 Notice will not be electronically mailed to:

Tracy G. Weiss REED SMITH LLP Three Logan Square 1717 Arch Street Suite 3100 Philadelphia, PA 19103

MN/0:12-cv-00070 Notice has been electronically mailed to:

Christy D. Jones christy.jones@butlersnow.com, MDL200MotionFilings@butlersnow.com, MOMullan@RIKER.com, ashley.lampkin@butlersnow.com, brandy.pitts@butlersnow.com, catherine.mason@butlersnow.com, ecf.notices@butlersnow.com, kcrawford@riker.com, mkabbash@riker.com

Tracy J. Van Steenburgh tvan@nilanjohnson.com

Yvonne M. Flaherty ymflaherty@locklaw.com, bgilles@locklaw.com, ebhernandez@locklaw.com, rnzubiate@locklaw.com, sgpatchen@locklaw.com

William M. Gage william.gage@butlersnow.com

Kim M Schmid kim.schmid@bowmanandbrooke.com

DAVID B. THOMAS dthomas@tcspllc.com, rdavis@tcspllc.com

Edward A Wallace eaw@wexlerwallace.com, ecf@wexlerwallace.com

Philip J. Combs pcombs@tcspllc.com

Caia V. Johnson cyjohnson@locklaw.com

Sarah A. Martin sleonard@tcspllc.com

Michael H. Bowman mhb@wexlerwallace.com

Kari L. Sutherland kari.sutherland@butlersnow.com

Jan R. McLean Bernier jbernier@nilanjohnson.com

SUSAN M. ROBINSON srobinson@tcspllc.com

Devona L. Wells dlwells@locklaw.com

MN/0:12-cv-00070 Notice will not be electronically mailed to:

NCW/3:12-cv-00184 Notice has been electronically mailed to:

Christy D. Jones christy.jones@butlersnow.com, MDL200MotionFilings@butlersnow.com, MOMullan@RIKER.com, ashley.lampkin@butlersnow.com, brandy.pitts@butlersnow.com, catherine.mason@butlersnow.com, ecf.notices@butlersnow.com, kcrawford@riker.com, mkabbash@riker.com

Tracy J. Van Steenburgh tvan@nilanjohnson.com

Neil D. Overholtz noverholtz@awkolaw.com, athane@awkolaw.com, noverholtz@aws-law.com, pbarr@awkolaw.com, sgeisler@awkolaw.com, vandronova@awkolaw.com

Peter John Flowers pjf@meyers-flowers.com, amr@meyers-flowers.com, kaz@meyers-flowers.com

William M. Gage william.gage@butlersnow.com

Douglass A. Kreis dkreis@awkolaw.com, athane@awkolaw.com, dkreis@aws-law.com, mburton@awkolaw.com, pgreen@awkolaw.com

Justin G. Witkin Jwitkin@awkolaw.com, jlindsey@awkolaw.com

DAVID B. THOMAS dthomas@tcspllc.com, rdavis@tcspllc.com

Kimberly R. Wilson kim@wilsonlawpa.com

Philip J. Combs pcombs@tcspllc.com

Bryan Aylstock baylstock@awkolaw.com, Jlindsey@awkolaw.com, baylstock@aws-law.com, churt@awkolaw.com

D. Renee Baggett rbaggett@awkolaw.com

Kari L. Sutherland kari.sutherland@butlersnow.com

SUSAN M. ROBINSON srobinson@tcspllc.com

Anita Modak-Truran anita.modak-truran@butlersnow.com, Anita.Modak-Truran@butlersnow.com

Daniel R. Higginbotham dhigginbotham@tcspllc.com

Frank V. Cesarone fvc@meyers-flowers.com

Aaron N. Arthur aarthur@tcspllc.com

NCW/3:12-cv-00184 Notice will not be electronically mailed to:

William J. Blakemore WILSON LAW P. O. Box 10389 Raleigh, NC 27605

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP JPMLStamp_ID=1090522767 [Date=1/6/2017] [FileNumber=707998-0] [01e5fe779d6ff4b17252fe030666f135fcb7a7d6f541acf875b143d75a4e5d5d3e1e5b 6d4b953533dbf01f90582a226814de76348b4f086ca65742c5f8c3cb40]]

Document description: Suggestion of Remand (MN 12-70)

Original filename:n/a

Electronic document Stamp:

[STAMP JPMLStamp_ID=1090522767 [Date=1/6/2017] [FileNumber=707998-1] [33a6a2fb201efad0f8d769ee3c18f99f07e2039c03a8edc33ab16de68a2e89eb5b7582 799123bc02545f027023c04c0b48393ae25f50a8af9c9affd6d4c61070]]

Document description: Suggestion of Remand (NCW 12-184)

Original filename:n/a

Electronic document Stamp:

[STAMP JPMLStamp_ID=1090522767 [Date=1/6/2017] [FileNumber=707998-2] [3af64d4fbfde115e332778023635abe0e2ba8df3ff10a4d681c1a17cc12d0593764d33 f628e1491253cb4dffe805507d3bfda4a3df7d7eca3026f2eb9babcf6a]]

Document description: Suggestion of Remand (CAN 11-6584)

Original filename:n/a

Electronic document Stamp:

[STAMP JPMLStamp_ID=1090522767 [Date=1/6/2017] [FileNumber=707998-3] [9162174f07230755bb68e6798729d2ecbce4c883341ccdfd5649dd303f4442c2993ffc dd175ac02c9d1f11e328c61324ec1fe8b50ce9145bf575c6d30ff219b1]]

Document description: Suggestion of Remand (NCW 12-57)

Original filename:n/a

Electronic document Stamp:

[STAMP JPMLStamp_ID=1090522767 [Date=1/6/2017] [FileNumber=707998-4] [489afc586fb9d396341a7bbd24dc2f7b70b2ee1263ba5e58887240fef78b7c492e755c 0df813d4a0d8ed1338db75a7ffee9cb472039d5d62dbdf784c8b1b3f20]]